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UNITED STATES DESIGNATED/ELECTED
OFFICE (DO/EO/US)
MISSING REQUIREMENTS UNDER 35 U.S.C. 371
AND 37CFR 1.494 OR 1.495 THOMAS J. D'AMICO STEVENS, DAVIS, MILLER & MOSHER Date of Mailing

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515 NORTH WASHINGTON STREET		11-0100	
P.(). BOX 1427		Applicant's or Agent's Reference	
ALEXANDER, VA 22314 T.ID 27878 PCT			
IDENTIFICATION OF THE INTERNATIONAL APPLICATION			
A Number PCT/JP89/00337	30 MARCH	1989	Priority Date Claim 31 MARCH 1988
Applicant for DO/EO/US			
NANKAI, Shiro, et al			
NOTIFICATION			
The following items required to enter the United States Patent and Trademark Office as a: Designated  Elected Office by 20 months  30 months from the earliest claimed priority date have been received:  From the International Bureau:			
Copy of application in the language of			
English, as published when filed in a non-publication language.			
<pre>     ## filing and publication, i.e. <u>Japanese</u></pre>			
<ul> <li>☑ U.S. National Fee.</li> <li>☑ ath or declaration of applicant(s) for DO/EO/US.</li> <li>☑ Translation of application into English.</li> <li>☐ Translation of Article 19 amendments into English.</li> <li>☐ Translation of Annexes, if any, to International Preliminary Examination Report into English.</li> <li>☐ Copy of Article 19 amendments, if not transmitted by the International Bureau, in the language of publication.</li> </ul>			
The following items must be received by \[ \begin{align*} 22 \] \] \] \] months from any claimed priority date for the application to be accepted for examination:  \[ \begin{align*} \text{Translation of application into English} \] \] \] \[ \text{Processing fee for providing the translation later than } \] \] \[ 20 \] \] \] \] \[ 30 \text{ months from any claimed priority date } \] \[ 37 \text{ CFR 1.492 (f)} \] \] \[ \$26.00. \] \] \[ U.S. \] \[ National \text{ Fee:} \] \[ \begin{align*} \left\{ International preliminary examination fee paid to USPTO (37 \text{ CFR 1.482}) - \$300 \] \[ \sqrt{Small Entity \$150} \] \[ \sqrt{No international preliminary examination fee paid to USPTO (37 \text{ CFR 1.482}) \] \[ \alpha \] \[ 340 \] \[ \sqrt{Small Entity \$170} \] \[ \sqrt{No international preliminary examination fee } \] \[ \alpha \] \[ \frac{37 \text{ CFR 1.482}}{30 \] \] \[ \sqrt{Month on international preliminary examination fee } \] \[ \alpha \] \[ \frac{37 \text{ CFR 1.482}}{30 \] \] \[ \sqrt{Month on international preliminary examination fee paid to USPTO (37 \text{ CFR 1.482}) \] \[ \alpha \] \[ \frac{37 \text{ CFR 1.482}}{30 \] \] \[ \frac{31 \text{ CFR 1.482}}{30 \] \[ \frac{30 \text{ CFR 1.482}}{30 \] \[ \frac{30 \text{ CFR 1.482}}{30 \] \] \[ \frac{30 \text{ CFR 1.482}}{30 \] \[ \frac{30 \text{ CFR 1.482}}{30 \text{ months from any claimed priority date } \] \[ \frac{37 \text{ CFR 1.492}}{30 \text{ Months from any claimed priority date } \] \[ \frac{37 \text{ CFR 1.492}}{30 \text{ Months FROM ANY CLAIMED PRIORITY DATE TO AVOID ABANDONMENT OF THE APPLICATION IN THE UNITED STATES OF AMERICA. \] \[ \begin{align*} \text{ The Article 19 amendments are cancelled since a translation was not provided by  \begin{align*} \text{ CFR 1.494}  \left* \reft* \left* \left* \left* \reft* \left* \reft* \left* \lef			
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